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15	UNITED STATES DISTRICT COURT	
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16		DISTRICT COURT CT OF CALIFORNIA
	CENTRAL DISTRIC	
16		CT OF CALIFORNIA  Case No. 2:11-cv-04153-CAS  )
16 17	CENTRAL DISTRIC LOREAN BARRERA, On Behalf of Herself and All Others Similarly Situated	CT OF CALIFORNIA
16 17 18	CENTRAL DISTRIC LOREAN BARRERA, On Behalf of Herself and All Others Similarly Situated and the General Public,	CT OF CALIFORNIA  Case No. 2:11-cv-04153-CAS  UPDATED REPORT ON PRODUCTION PROTOCOL
16 17 18 19	CENTRAL DISTRIC  LOREAN BARRERA, On Behalf of Herself and All Others Similarly Situated and the General Public,  Plaintiff,  v.  PHARMAVITE, LLC, a California	CT OF CALIFORNIA  Case No. 2:11-cv-04153-CAS  UPDATED REPORT ON PRODUCTION PROTOCOL  Date: January 30, 2012 Time: 11:00 a.m.
16 17 18 19 20	CENTRAL DISTRIC  LOREAN BARRERA, On Behalf of Herself and All Others Similarly Situated and the General Public,  Plaintiff,  V.  PHARMAVITE, LLC, a California limited liability company,	CT OF CALIFORNIA  Case No. 2:11-cv-04153-CAS  UPDATED REPORT ON PRODUCTION PROTOCOL  Date: January 30, 2012 Time: 11:00 a.m.  Courtroom: 5
16 17 18 19 20 21	CENTRAL DISTRIC  LOREAN BARRERA, On Behalf of Herself and All Others Similarly Situated and the General Public,  Plaintiff,  v.  PHARMAVITE, LLC, a California	CT OF CALIFORNIA  Case No. 2:11-cv-04153-CAS  UPDATED REPORT ON PRODUCTION PROTOCOL  Date: January 30, 2012 Time: 11:00 a.m.
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Tatro Tekosky Sadwick LLP ATTORNEYS AT LAW

Since the parties' Joint Rule of Civ. Proc. 26(f) Report ("Joint Report") was filed, the parties have continued to meet and confer regarding a production protocol. Upon further discussion of the respective parties' positions, it appears that the parties do not in fact have an agreement regarding the scope and timing of discovery. Thus, given that the parties have not yet been able to reach agreement on the scope of discovery, the schedule set forth in the parties' Joint Report will need to be revised. The parties will continue to meet and confer and hopefully reach agreement on a revised schedule. As described in the Joint Report, the main point of disagreement is whether (as Pharmavite proposes) certain issues for discovery should be bifurcated or (as Plaintiff proposes) all discovery should proceed at once. Plaintiff assents to the filing of this updated report. Dated: January 27, 2012 By: /s/ René P. Tatro RENÉ P. TATRO (78383) DAVID B. SADWICK (126268) JULIET A. MARKOWITZ (164038) 333 S. Grand Avenue, Suite 4270 Los Angeles, CA 90071 Telephone: (213) 225-7171 Facsimile: (213) 225-7151 16 FAEGRE BAKER DANIELS LLP JOSEPH M. PRICE\* (88201)

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## **CERTIFICATE OF SERVICE**

I hereby certify that on this 27th day of January, 2012, I electronically filed

## UPDATED REPORT ON PRODUCTION PROTOCOL

with the Clerk of the court using the CM/ECF system, which will send a notification of such filing (NEF) to the following:

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